

EINBINDER & DUNN, LLP  
ATTORNEYS AT LAW  
104 WEST 40<sup>TH</sup> STREET  
NEW YORK, NY 10018  
(212) 391-9500

FACSIMILE (212) 391-9025

www.ed-lawfirm.com

MICHAEL EINBINDER  
TERRENCE M. DUNN\*  
JULIANNE COWAN LUSTHAUS°

GARDNER B. MILLER◊  
STEPHANIE J. BLUMSTEIN\*  
RICHARD BAYER^

KENNETH L. LEIBY, JR.^, of counsel  
RICHARD L. HERZFELD, of counsel

\*MEMBER NY, NJ and MA BARS

°MEMBER NY, NJ and NH BARS

^MEMBER NY and NJ BARS

◊MEMBER NY and MA BARS

WESTCHESTER OFFICE:

777 WESTCHESTER AVENUE, SUITE 101  
WHITE PLAINS, NY 10604  
TELEPHONE: (914) 705-5417  
FACSIMILE: (212) 391-9025

NEW JERSEY OFFICE:

159 MILLBURN AVENUE  
MILLBURN, NEW JERSEY 07041  
TELEPHONE: (973) 921-2000  
FACSIMILE: (973) 921-2929

Sender's Email: me@ed-lawfirm.com

April 2, 2014

**VIA ECF**

Hon. A. Kathleen Tomlinson  
United States District Judge  
Eastern District of New York  
100 Federal Plaza, Courtroom 910  
Central Islip, New York 11722

**Re: 7-Eleven, Inc. v. Suneil Minhas, No. 11-5455 (E.D.N.Y.)**

Dear Judge Tomlinson:

We represent the defendant/counterclaim plaintiff Suneil Minhas ("Minhas") in the above-referenced action. Due to a scheduling conflict that just arose, we write to request an adjournment of the pretrial conference that is currently set for April 15, 2014 at 11:30 a.m. to April 25, 2014 at 9:30 a.m. if that date and time is convenient for the Court. In the event the Court is able to accommodate this adjournment, we also request that the Court provide us with a new due date for the joint pretrial order.

We have conferred with plaintiff's counsel, Susan Metcalfe, who has indicated she has no objection to the adjournment or proposed date. Plaintiff's counsel previously requested an adjournment of this pretrial conference, which was originally scheduled on April 2, 2014. That request was granted by the Court.

Respectfully yours,

/s/ Michael Einbinder  
Michael Einbinder

cc: Stephen Sussman (via ECF)  
Susan Metcalfe (via ECF)